103D CONGRESS 2D SESSION

# H. R. 4247

To establish the Department of Energy Laboratory Facilities Commission, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

APRIL 19, 1994

Mr. Bartlett of Maryland introduced the following bill; which was referred jointly to the Committees on Science, Space, and Technology, Armed Services, and Rules

# A BILL

To establish the Department of Energy Laboratory Facilities Commission, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "Department of Energy
- 5 Laboratory Facilities Act of 1994".
- 6 SEC. 2. DEPARTMENT OF ENERGY LABORATORY FACILI-
- 7 TIES COMMISSION.
- 8 (a) ESTABLISHMENT.—There is established an inde-
- 9 pendent commission to be known as the "Department of
- 10 Energy Laboratory Facilities Commission".

(b) Duties.—The Commission shall carry out the
duties specified for the Commission in this Act.
(c) Appointment.—
(1) IN GENERAL.—The Commission shall be
composed of 7 members appointed by the President,
by and with the advise and consent of the Senate.
The President shall transmit to the Senate the
nominations for appointment to the Commission not
later than 3 months after the date of the enactment
of this Act.
(2) Consultation.—In selecting individuals
for nominations for appointments to the Commis-
sion, the President should consult with—
(A) the Speaker of the House of Rep-
resentatives concerning the appointment of 1
member;
(B) the majority leader of the Senate con-
cerning the appointment of 1 member;
(C) the minority leader of the House of
Representatives concerning the appointment of
1 member; and
(D) the minority leader of the Senate con-
cerning the appointment of 1 member.
(3) Chairperson.—At the time the President
nominates individuals for appointment to the Com-

- mission, the President shall designate one such individual who shall serve as Chairperson of the Commission.
- 4 (d) TERMS.—Each member of the Commission shall 5 serve until the termination of the Commission under sub-6 section (l).
- 7 (e) MEETINGS.—Each meeting of the Commission, 8 other than meetings in which classified information is to 9 be discussed, shall be open to the public.
- 10 (f) VACANCIES.—A vacancy in the Commission shall
  11 be filled in the same manner as the original appointment,
  12 but the individual appointed to fill the vacancy shall serve
  13 only for the unexpired portion of the term for which the
  14 individual's predecessor was appointed.

# (g) Pay and Travel Expenses.—

### (1) In general.—

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(A) Basic pay.—Each member, other than the Chairperson, shall be paid at a rate equal to the daily equivalent of the minimum annual rate of basic pay payable for level IV of the Executive Schedule under section 5315 of title 5, United States Code, for each day (including travel time) during which the member is engaged in the actual performance of duties vested in the Commission.

1	(B) Pay of Chairperson.—The Chair-
2	person shall be paid for each day referred to in
3	subparagraph (A) at a rate equal to the daily
4	equivalent of the minimum annual rate of basic
5	pay payable for level III of the Executive
6	Schedule under section 5314 of title 5, United
7	States Code.
8	(2) Travel expenses.—Members shall receive
9	travel expenses, including per diem in lieu of subsist-
10	ence, in accordance with sections 5702 and 5703 of
11	title 5, United States Code.
12	(h) Director.—
13	(1) IN GENERAL.—The Commission shall, with
14	out regard to section 5311(b) of title 5, United
15	States Code, appoint a Director who—
16	(A) has not served as a civilian employee
17	of the Department of Energy during the one-
18	year period preceding the date of such appoint-
19	ment;
20	(B) has not been an employee of a depart-
21	mental laboratory during the 5-year period pre-
22	ceding the date of such appointment; and
23	(C) has not been an employee of a contrac-
24	tor operating a departmental laboratory during

- the 5-year period preceding the date of such appointment.
- 3 (2) PAY.—The Director shall be paid at the 4 rate of basic pay payable for level IV of the Execu-5 tive Schedule under section 5315 of title 5, United 6 States Code.

#### 7 (i) Staff.—

- (1) APPOINTMENT BY DIRECTOR.—Subject to subparagraphs (B) and (C), the Director, with the approval of the Commission, may appoint and fix the pay of additional personnel.
- (2) APPLICABILITY OF CERTAIN CIVIL SERVICE LAWS.—The Director may make such appointments without regard to the provisions of title 5, United States Code, governing appointments in the competitive service, and any personnel so appointed may be paid without regard to the provisions of chapter 51 and subchapter III of chapter 53 of that title relating to classification and General Schedule pay rates, except that an individual so appointed may not receive pay in excess of the annual rate of basic pay payable for level IV of the Executive Schedule under section 5315 of title 5, United States Code.
- (3) Limitations.—Not more than one-third of the personnel employed by or detailed to the Com-

- mission may be on detail from the Department of Energy. No employee of a departmental laboratory, or of a contractor who operates a departmental laboratory, may be detailed to the Commission.
  - (4) SUPPORT FROM OTHER AGENCIES.—Upon request of the Director, the head of a Federal agency may detail any of the personnel of that agency to the Commission to assist the Commission in carrying out its duties under this section.
  - (5) SUPPORT FROM COMPTROLLER GENERAL.—
    The Comptroller General of the United States shall provide assistance, including the detailing of employees, to the Commission in accordance with an agreement entered into with the Commission.

### (j) OTHER AUTHORITY.—

- (1) Temporary and intermittent services.—The Commission may procure by contract, to the extent funds are available, the temporary or intermittent services of experts or consultants pursuant to section 3109 of title 5, United States Code.
- (2) AUTHORITY TO LEASE SPACE AND ACQUIRE CERTAIN PROPERTY.—The Commission may lease space and acquire personal property to the extent funds are available. To the extent practicable, the Commission shall use suitable real property available

- 1 under the most recent inventory of real property as-
- 2 sets published by the Resolution Trust Corporation
- 3 under section 21A(b)(11)(F) of the Federal Home
- 4 Loan Bank Act (12 U.S.C. 1441a(b)(12)(F)).
- 5 (k) Funding.—There are authorized to be appro-
- 6 priated to the Commission such funds as are necessary
- 7 to carry out its duties under this section. Such funds shall
- 8 remain available until expended.
- 9 (l) TERMINATION.—The Commission shall terminate
- 10 not later than 20 months after the date of the enactment
- 11 of this Act.
- 12 SEC. 3. PROCEDURE FOR MAKING RECOMMENDATIONS
- 13 FOR LABORATORY FACILITIES.
- 14 (a) SELECTION CRITERIA.—
- 15 (1) IN GENERAL.—Not later than 3 months
- after the date of the enactment of this Act, the Sec-
- 17 retary of Energy shall publish in the Federal Reg-
- ister and transmit to the congressional energy com-
- mittees the criteria proposed to be used by the Sec-
- retary in making recommendations for the closure or
- 21 reconfiguration of departmental laboratories result-
- ing in cost savings for the overall budget for such
- laboratories. The Secretary shall provide an oppor-
- tunity for public comment on the proposed criteria
- for a period of at least 30 days and shall include no-

1	tice of that opportunity in the publication required
2	under this paragraph. In developing the criteria, the
3	Secretary shall consider—
4	(A) the program costs and program dis-
5	tributions on a State and county basis, includ-
6	ing real and personal property costs associated
7	with each departmental laboratory considered;
8	(B) the number of participants in pro-
9	grams conducted through a departmental lab-
10	oratory and staff resources involved;
11	(C) duplication of effort by departmental
12	laboratories and overhead costs as a proportion
13	of program benefits distributed through a de-
14	partmental laboratory;
15	(D) cost savings and increases that would
16	accrue through the reconfiguration of depart-
17	mental laboratories;
18	(E) changes in the roles and missions of
19	each departmental laboratory; and
20	(F) the privatization of the laboratories as
21	an alternative to closure or reconfiguration.
22	(2) Final Criteria.—Not later than 5 months
23	after the date of the enactment of this Act, the Sec-
24	retary shall publish in the Federal Register and
25	transmit to the congressional energy committees the

- final criteria to be used in making recommendations
- 2 for the closure or reconfiguration of departmental
- 3 laboratories under this section.
  - (b) Secretary's Recommendations.—
- (1) Publication in Federal register.—Not later than 1 year after the date of the enactment of this Act, the Secretary shall publish in the Federal Register and transmit to the congressional energy committees and to the Commission a list of the departmental laboratories that the Secretary recommends for closure or reconfiguration on the basis of the final criteria referred to in subsection (a).
  - (2) Summary of selection process.—The Secretary shall include, with the list of recommendations published and transmitted pursuant to paragraph (1), a summary of the selection process that resulted in the recommendation for each departmental laboratory, including a justification for each recommendation.
- 20 (c) Equal Consideration of Laboratories.—In
- 21 considering departmental laboratories for closure or recon-
- 22 figuration, the Secretary shall consider all such labora-
- 23 tories equally without regard to whether a laboratory has
- 24 been previously considered or proposed for closure or re-
- 25 configuration by the Secretary.

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- 1 (d) AVAILABILITY OF INFORMATION.—The Secretary
- 2 shall make available to the Commission and the Comptrol-
- 3 ler General of the United States all information used by
- 4 the Secretary in making recommendations to the Commis-
- 5 sion for closures and reconfiguration.

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- 6 (e) REVIEW AND RECOMMENDATIONS BY THE COM-7 MISSION.—
  - (1) Public Hearings.—After receiving the recommendations from the Secretary pursuant to subsection (b), the Commission shall conduct public hearings on the recommendations.
    - (2) Report.—Not later than 18 months after the date of the enactment of this Act, the Commission shall transmit to the President and the congressional energy committees a report containing the Commission's findings and conclusions based on a review and analysis of the recommendations made by the Secretary, together with the Commission's recommendations for closures and reconfigurations of departmental laboratories. In conducting such review and analysis, the Commission shall consider all departmental laboratories.
      - (3) DEVIATION FROM SECRETARY'S REC-OMMENDATIONS.—In making its recommendations, the Commission may make changes in any of the

- recommendations made by the Secretary if the Commission determines that the Secretary deviated substantially from the final criteria referred to in subsection (a) in making recommendations. The Commission shall explain and justify in the report any recommendation made by the Commission that is different from the recommendations made by the Secretary.
- 9 (4) Provision of Certain Information.—
  10 After transmitting the report, the Commission shall
  11 promptly provide, upon request, to any Member of
  12 Congress information used by the Commission in
  13 making its recommendations.
- (f) Assistance from Comptroller General.—
   The Comptroller General of the United States shall—
  - (1) assist the Commission, to the extent requested, in the Commission's review and analysis of the recommendations made by the Secretary pursuant to subsection (b); and
    - (2) not later than 15 months after the date of the enactment of this Act, transmit to the congressional energy committees and to the Commission a report containing a detailed analysis of the Secretary's recommendations and selection process.
- 25 (g) REVIEW BY THE PRESIDENT.—

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- 1 (1) IN GENERAL.—Not later than 19 months
  2 after the date of the enactment of this Act, the
  3 President shall transmit to the Commission and to
  4 the congressional energy committees a report con5 taining the President's approval or disapproval of
  6 the Commission's recommendations.
  - (2) Presidential approval.—If the President approves all of the recommendations of the Commission, the President shall transmit a copy of such recommendations to the congressional energy committees together with a certification of such approval.
  - (3) President disapproves the recommendations of the Commission, in whole or in part, the President shall transmit to the Commission and the congressional energy committees the reasons for that disapproval. The Commission shall then transmit to the President, not later than 20 months after the date of the enactment of this Act, a revised list of recommendations for the closure and reconfiguration of departmental laboratories resulting in cost savings for the overall budget for such departmental laboratories.
  - (4) CERTIFICATION.—If the President approves all of the revised recommendations of the Commis-

- sion transmitted to the President under paragraph
  (3), the President shall transmit a copy of such revised recommendations to the congressional energy
  committees, together with a certification of such approval.
- (5) Failure to Certify.—If the President 6 7 does not transmit to the congressional energy committees an approval and certification described in 8 9 paragraph (2) or (4) by 21 months after the date of the enactment of this Act, the process by which de-10 11 partmental laboratories may be selected for closure 12 or reconfiguration under this section shall be termi-13 nated.

## 14 SEC. 4. CLOSURE AND RECONFIGURATION OF DEPART-

- 15 MENTAL LABORATORIES.
- 16 (a) IN GENERAL.—Subject to subsection (b), the Sec-17 retary shall—
  - (1) close all departmental laboratories recommended for closure by the Commission in the report transmitted to the congressional energy committees by the President pursuant to section 3(g);
  - (2) reconfigure all such laboratories recommended for reconfiguration by the Commission in the report; and

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1 (3) complete the closures and reconfigurations 2 not later than the end of the 6-year period beginning 3 on the date on which the President transmits the re-4 port pursuant to section 3(g).

#### (b) CONGRESSIONAL DISAPPROVAL.—

- (1) IN GENERAL.—The Secretary may not carry out any closure or reconfiguration of a departmental laboratory recommended by the Commission in the report transmitted from the President pursuant to section 3(g) if a joint resolution is enacted, in accordance with the provisions of section 8, disapproving the recommendations of the Commission before the earlier of—
  - (A) the end of the 45-day period beginning on the date on which the President transmits the report; or
  - (B) the adjournment of Congress sine die for the session during which the report is transmitted.
- (2) For purposes of paragraph (1) of this subsection and subsections (a) and (c) of section (8), the days on which either House of Congress is not in session because of an adjournment of more than three days to a day certain shall be excluded in the computation of a period.

1	SEC. 5. IMPLEMENTATION OF CLOSURE AND RECONFIG-
2	URATION ACTIONS.
3	(a) ACTIONS OF THE SECRETARY.—In closing or
4	reconfiguring a departmental laboratory under this Act,
5	the Secretary shall—
6	(1) take such actions as may be necessary to
7	close or reconfigure the departmental laboratory;
8	(2) provide outplacement assistance to any em-
9	ployees employed by the Department of Energy at
10	the office whose employment is being terminated,
11	and may use for such purpose funds in the Account
12	or funds appropriated to the Department of Energy
13	for outplacement assistance to employees;
14	(3) take such steps as may be necessary to en-
15	sure the safe keeping of all records stored at the de-
16	partmental laboratory; and
17	(4) reimburse other Federal agencies for ac-
18	tions performed at the request of the Secretary with
19	respect to any such closure or reconfiguration, and
20	may use for such purpose funds in the Account or
21	funds appropriated to the Department of Energy
22	and available for such purpose.
23	(b) Management and Disposal of Property.—
24	(1) IN GENERAL.—The Administrator of Gen-
25	eral Services shall delegate to the Secretary of En-

ergy, with respect to excess and surplus real prop-

1	erty and facilities located at a departmental labora-
2	tory closed or reconfigured under this Act—
3	(A) the authority of the Administrator to
4	utilize excess property under section 202 of the
5	Federal Property and Administrative Services
6	Act of 1949 (40 U.S.C. 483);
7	(B) the authority of the Administrator to
8	dispose of surplus property under section 203
9	of that Act (40 U.S.C. 484);
10	(C) the authority of the Administrator to
11	grant approvals and make determinations under
12	section 13(g) of the Surplus Property Act of
13	1944 (50 U.S.C. App. 1622(g)); and
14	(D) the authority of the Administrator to
15	determine the availability of excess or surplus
16	real property for wildlife conservation purposes
17	in accordance with the Act of May 19, 1948
18	(16 U.S.C. 667b).
19	(2) Exercise of authority.—
20	(A) IN GENERAL.—Subject to subpara-
21	graph (C), the Secretary shall exercise the au-
22	thority delegated to the Secretary pursuant to
23	paragraph (1) in accordance with—
24	(i) all regulations in effect on the date
25	of the enactment of this Act governing the

1	utilization of excess property and the dis-
2	posal of surplus property under the Fed-
3	eral Property and Administrative Services
4	Act of 1949; and
5	(ii) all regulations in effect on the
6	date of the enactment of this Act govern-
7	ing the conveyance and disposal of prop-
8	erty under section 13(g) of the Surplus
9	Property Act of 1944 (50 U.S.C. App.
10	1622(g)).
11	(B) REGULATIONS.—The Secretary, after
12	consulting with the Administrator of General
13	Services, may issue regulations that are nec-
14	essary to carry out the delegation of authority
15	required by paragraph (1).
16	(C) LIMITATION.—The authority required
17	to be delegated by paragraph (1) to the Sec-
18	retary by the Administrator of General Services
19	shall not include the authority to prescribe gen-
20	eral policies and methods for utilizing excess
21	property and disposing of surplus property.
22	(c) WAIVER.—The Secretary may close or reconfigure
23	departmental laboratories under this Act without regard

24 to any provision of law restricting the use of funds for

- 1 closing or reconfiguring such departmental laboratories in-
- 2 cluded in any appropriations or authorization Act.
- 3 SEC. 6. ACCOUNT.
- 4 (a) ESTABLISHMENT.—There is hereby established
- 5 on the books of the Treasury an account to be known as
- 6 the "Department of Energy Laboratory Facility Closure
- 7 Account" which shall be administered by the Secretary as
- 8 a single account.
- 9 (b) CONTENT OF ACCOUNT.—There shall be depos-
- 10 ited into the Account—
- 11 (1) funds authorized for and appropriated to 12 the Account:
- 13 (2) any funds that the Secretary may, subject
- to approval in an appropriation Act, transfer to the
- 15 Account from funds appropriated to the Department
- of Energy for any purpose, except that such funds
- may be transferred only after the date on which the
- 18 Secretary transmits written notice of, and justifica-
- tion for, such transfer to the congressional energy
- 20 committees: and
- 21 (3) proceeds received from the transfer or dis-
- 22 posal of any property at an office closed or reconfig-
- 23 ured under this section.

1 (c) USE OF FUNDS.—The Secretary may use the 2 funds in the Account only for the purposes described in 3 section 5(a).

#### (d) Reports.—

- (1) IN GENERAL.—Not later than 60 days after the end of each fiscal year in which the Secretary carries out activities under this Act, the Secretary shall transmit a report to the congressional energy committees of the amount and nature of the deposits into, and the expenditures from, the Account during such fiscal year and of the amount and nature of other expenditures made pursuant to section 5(a) during such fiscal year.
- (2) Unobligated funds which remain in the Account after the termination of the Commission shall be held in the Account until transferred by law after the congressional energy committees receive the report transmitted under paragraph (3).
- (3) ACCOUNTING REPORT.—Not later than 60 days after the termination of the Commission, the Secretary shall transmit to the congressional energy committees a report containing an accounting of—

1	(A) all the funds deposited into and ex-
2	pended from the Account or otherwise expended
3	under this section; and
4	(B) any amount remaining in the Account.
5	SEC. 7. REPORTS ON IMPLEMENTATION.
6	As part of the budget request for each fiscal year in
7	which the Secretary will carry out activities under this
8	Act, the Secretary shall transmit to the congressional en-
9	ergy committees—
10	(1) a schedule of the closure and reconfigura-
11	tion actions to be carried out under this Act in the
12	fiscal year for which the request is made and an es-
13	timate of the total expenditures required and cost
14	savings to be achieved by each such closure and re-
15	configuration and of the time period in which these
16	savings are to be achieved in each case; and
17	(2) a description of the departmental labora-
18	tories, including those under construction and those
19	planned for construction, to which functions are to
20	be transferred as a result of such closures and
21	reconfigurations.
22	SEC. 8. CONGRESSIONAL CONSIDERATION OF COMMISSION
23	REPORT.
24	(a) TERMS OF THE RESOLUTION.—For purposes of
25	section 4(b), the term "joint resolution" means only a

- 1 joint resolution which is introduced within the 10-day pe-
- 2 riod beginning on the date on which the President trans-
- 3 mits the report to the Congress under section 3(g), and—
- 4 (1) which does not have a preamble;
- 5 (2) the matter after the resolving clause of
- 6 which is as follows: "That Congress disapproves the
- 7 recommendations of the Department of Energy Lab-
- 8 oratory Facilities Commission as submitted by the
- 9 President on \_\_\_\_\_\_", the blank space being filled
- in with the appropriate date; and
- 11 (3) the title of which is as follows: "Joint reso-
- lution disapproving the recommendations of the De-
- partment of Energy Laboratory Facilities Commis-
- 14 sion.".
- 15 (b) Referral.—A resolution described in subsection
- 16 (a) that is introduced in the House of Representatives
- 17 shall be referred to the Committee on Armed Services and
- 18 the Committee on Science, Space, and Technology of the
- 19 House of Representatives. A resolution described in sub-
- 20 section (a) introduced in the Senate shall be referred to
- 21 the Committee on Armed Services and the Committee on
- 22 Energy and Natural Resources of the Senate.
- 23 (c) DISCHARGE.—If the committee to which a resolu-
- 24 tion described in subsection (a) is referred has not re-
- 25 ported such resolution (or an identical resolution) by the

- 1 end of the 20-day period beginning on the date on which
- 2 the President transmits the report to the Congress under
- 3 section 3(g), such committee shall be, at the end of such
- 4 period, discharged from further consideration of such reso-
- 5 lution, and such resolution shall be placed on the appro-
- 6 priate calendar of the House involved.

#### (d) Consideration.—

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(1) IN GENERAL.—On or after the third day after the date on which the committee to which such a resolution is referred has reported, or has been discharged (under subsection (c)) from further consideration of, such a resolution, it is in order (even though a previous motion to the same effect has been disagreed to) for any Member of the respective House to move to proceed to the consideration of the resolution (but only on the day after the calendar day on which such Member announces to the House concerned the Member's intention to do so). All points of order against the resolution (and against consideration of the resolution) are waived. The motion is highly privileged in the House of Representatives and is privileged in the Senate and is not debatable. The motion is not subject to amendment, or to a motion to postpone, or to a motion to proceed to the consideration of other business. A motion to

- reconsider the vote by which the motion is agreed to or disagreed to shall not be in order. If a motion to proceed to the consideration of the resolution is agreed to, the respective House shall immediately proceed to consideration of the joint resolution without intervening motion, order, or other business, and the resolution shall remain the unfinished business of the respective House until disposed of.
  - (2) Debate.—Debate on the resolution, and on all debatable motions and appeals in connection therewith, shall be limited to not more than 2 hours, which shall be divided equally between those favoring and those opposing the resolution. An amendment to the resolution is not in order. A motion further to limit debate is in order and not debatable. A motion to postpone, or a motion to proceed to the consideration of other business, or a motion to recommit the resolution is not in order. A motion to reconsider the vote by which the resolution is agreed to or disagreed to is not in order.
  - (3) QUORUM CALL.—Immediately following the conclusion of the debate on a resolution described in subsection (a) and a single quorum call at the conclusion of the debate if requested in accordance with

1	the rules of the appropriate House, the vote on final
2	passage of the resolution shall occur.
3	(4) Appeals from decision of chair.—Ap-
4	peals from the decisions of the Chair relating to the
5	application of the rules of the Senate or the House
6	of Representatives, as the case may be, to the proce-
7	dure relating to a resolution described in subsection
8	(a) shall be decided without debate.
9	(e) Consideration by Other House.—
10	(1) If, before the passage by one House of a
11	resolution of that House described in subsection (a)
12	that House receives from the other House a resolu-
13	tion described in subsection (a), then the following
14	procedures shall apply:
15	(A) The resolution of the other House shall
16	not be referred to a committee and may not be
17	considered in the House receiving it except in
18	the case of final passage as provided in sub-
19	paragraph (B)(ii).
20	(B) With respect to a resolution described
21	in paragraph (1) of the House receiving the res-
22	olution—
23	(i) the procedure in that House shall
24	be the same as if no resolution had been
25	received from the other House; but

- (ii) the vote on final passage shall be
   on the resolution of the other House.
   (2) Consideration after disposition by
- 3 (2) Consideration after disposition by
  4 other house.—Upon disposition of the resolution
  5 received from the other House, it shall no longer be
  6 in order to consider the resolution that originated in
  7 the receiving House.
- 8 (f) Rules of the Senate and House.—This sub-9 section is enacted by Congress—
  - (1) as an exercise of the rulemaking power of the Senate and House of Representatives, respectively, and as such it is deemed a part of the rules of each House, respectively, but applicable only with respect to the procedure to be followed in that House in the case of a resolution described in subsection (a), and it supersedes other rules only to the extent that it is inconsistent with such rules; and
  - (2) with full recognition of the constitutional right of either House to change the rules (so far as relating to the procedure of that House) at any time, in the same manner, and to the same extent as in the case of any other rule of that House.
- 23 SEC. 9. DEFINITIONS.

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24 For purposes of this Act:

1	(1) The term "Account" means the Department
2	of Energy Laboratory Facility Closure Account es-
3	tablished in section 6(a).
4	(2) The term "Commission" means the Depart-
5	ment of Energy Laboratory Facilities Closure and

Reconfiguration Commission.

- (3) The term "congressional energy committees" means the Committees on Armed Services of the Senate and House of Representatives, the Committee on Science, Space, and Technology of the House of Representatives, and the Committee on Energy and Natural Resources of the Senate.
- (4) The term "departmental laboratory" means a Federal laboratory, or any other laboratory or facility designated by the Secretary, operated by or on behalf of the Department of Energy.
- (5) The term "Federal laboratory" has the meaning given the term "laboratory" in section 12(d)(2) of the Stevenson-Wydler Technology Innovation Act of 1980 (15 U.S.C. 3710a(d)(2)).
- 21 (6) The term "Secretary" means the Secretary 22 of Energy.

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